Telephonic Hearing Disclaimer

Until further notice and unless requested by email to Chambers at least 48 hours prior to a scheduled hearing, proceedings will not be recorded on the Court's official digital audio system but rather will be recorded by an ATT conference service. The hearings will be recorded and available from ATT for as long as ATT retains such recordings, usually 30 days. As the Court is not responsible for the recordings and cannot warrant availability, parties assume all risk associated with relying on the ATT recording of a proceeding.

If you want a hearing recorded on the Court's official digital audio system, you must notify chambers by email at least 48 hours prior to the scheduled hearing. Keep in mind that such a request may result in a continuance of the hearing such that the matter can be specially set. Be aware that the situation may arise when court staff are unable to access the courtrooms, and thus the official digital audio system will be unavailable, even upon request. In that instance, the ATT conference line will be the only source of recording unless you make arrangements with private vendors such as CourtCall or Court Solutions for additional recording options.

As of 3/24/20